

UNITED STATES DISTRICT COURT, DISTRICT OF NEW MEXICO

**SENTENCING MINUTE SHEET**

CR No.	17-3246-MV	USA vs.	Lucious
Date:	January 26, 2022	Name of Deft:	Keron Lucious
Before the Honorable	Martha Vázquez		

Time In/Out:	9:40 a.m. / 11:05 a.m.			Total Time in Court (for JS10):	1 hour, 25 minutes		
Clerk:	Linda Romero			Court Reporter:	Carmela McAlister		
AUSA:	Letitia Simms			Defendant's Counsel:	Douglas Couleur		
Sentencing in:	Santa Fe, New Mexico			Interpreter:			
Probation Officer:	Jeff Tanny, Chris Aguilar			Sworn?		Yes	No
Convicted on:	X	Plea		Verdict	As to:	X	Superseding Information
If Plea:	X	Accepted		Not Accepted	Adjudged/Found Guilty on Counts:		
If Plea Agreement:	X	Accepted		Not Accepted	No Plea Agreement	Comments:	
Date of Plea/Verdict:	8/19/21			PSR:		Not Disputed	X Disputed
PSR:	X	Court Adopts PSR Findings			Evidentiary Hearing:	X Not Needed	Needed
Exceptions to PSR:	Court grants defendant's objection to the two-level vulnerable victim enhancement						

<b>SENTENCE IMPOSED</b>		Imprisonment (BOP): 60 months					
Supervised Release:	5 years			Probation:			500-Hour Drug Program
	Court recommends ICE begin removal proceedings immediately or during service of sentence				ICE not applicable		

**SPECIAL CONDITIONS OF SUPERVISION**

No re-entry without legal authorization		Home confinement for	months	days
X Substance abuse testing (up to 60 tests per year)		Community service for	months	days
X Substance abuse treatment program (waive confidentiality)	X	Reside residential reentry center up to 6 months		
X Mental health treatment program (waive confidentiality)	X	Register as sex offender, sex offender assessment, if there are any conditions not recommended in the assessment, the Court will amend conditions		
X No alcohol/intoxicants (up to 4 tests per day)	X	Participate in sex offender treatment program , assessment to be provided to defense counsel		
Submit to search of person/property	X	Possess no sexual material, if recommended in assessment		
X No contact with victim(s) and/or co-Deft(s)	X	Computer monitoring program		
No entering, or loitering near, victim's residence		No contact with children under 18 years		
Provide financial information		No volunteering where children supervised		
Grant limited waiver of confidentiality		Restricted from occupation with access to children		
X No psychoactive substances		No loitering within 100 feet of school yards		
X OTHER: Educational or vocational program. Defendant to write letter to Court and let her know what type of vocational training he would like to pursue. Literacy program, obtain GED while on supervised release, financial literacy course. Provide financial information on income and expenses to his probation officer, and work with his probation officer to develop a budget and establish a savings account.				

Fine:	\$ 0		Restitution:	\$ 0 (Open for 90 days)	
SPA:	\$ 100	(\$100 as to each Count)	Payment Schedule:	X Due during period of supervision	Waived
OTHER:	Court finds the defendant is indigent and does not impose JVTA				
	Advised of Right to Appeal	X	Waived Appeal Rights per Plea Agreement		
X	Held in Custody		Voluntary Surrender		

UNITED STATES DISTRICT COURT, DISTRICT OF NEW MEXICO

**SENTENCING MINUTE SHEET**

	Recommended place(s) of incarceration:	
	Dismissed Counts:	
OTHER COMMENTS	<p>Court addresses defendant. Defense counsel addresses Court regarding objections to the PSR. Government counsel addresses Court regarding objections to the PSR. Defense counsel addresses sentencing matters. Defendant addresses Court and introduces his mother present in the courtroom. Court addresses defendant. Government counsel addresses Court. Defense counsel responds. Court addresses defendant and imposes sentence. Defense counsel addresses Court regarding placement at the residential reentry center, requesting that defendant "may" rather than "shall" reside there, be imposed depending on whether defendant's wife obtains a suitable residence. Court advises that she will allow probation to do a home visit and inspection and make a determination at that time. Court advises that since the condition is for "up to six months," probation also has the opportunity, once the defendant is at the halfway house and has been set up with employment, and counseling, to then allow him to go to a new residence.</p>	